TOGETHER with all and singular the Rights, Members, Hereditaments				
TO HAVE AND TO HOLD, all and singular, the said Premises unto	the said The Tay	mers	Loan & E	Trust
Company, its suc	Cessors		his Heirs and Assigns fo	rever. And
				••••••
oes hereby bind Itself			, its successors and assigns	, to warrant
favour defend all and singular the said Promises unto the said	TAMMILYA I	Locus	7 /M	10 4
Company its suc	elsson	1	is Heirs and Assigns from	and against
lawfully claiming or to claim the same or any part thereof.	steels	and its Successors a	nd Assigns and every pers	on whomso-
	•			
And the said mortgagor agrees to insure the house and building on said		<i>!</i>		
n loss or damage by fire, and assign the policy of insurance to the said	Dollars, in a company or company mortgagee; and that in the eve	mies satisfactory to the nt that the mortgagor	mortgagee, and keep the shall at any time fail to do	same insured so, then the
I mortgagee may cause the same to be insured in		name and	reimburse	
	for the premium and ex	spenses of such insura	ce under this mortgage,	with interest.
And if at any time any part of said debt, or interest thereon, be past	due and unpaid, 2	id C	orpora	tion
los				nortgagee, or
the successors	Heirs, Executors, Admi	nistrators or Assigns, a	nd agree that any Judge o	f the Circuit
art of said State may, at Chambers or otherwise, appoint a receiver, with proceeds thereafter (after paying cost of collection) upon said debt, if fits actually collected.	i authority to take possession of	said premises and con	ect said rems and proms,	apprying the
PROVIDED ALWAYS, nevertheless, and it is the true intent and me	aning of the parties to these P	resents, that if	v	
, the said mortgagor, does and s		,		
resaid, with interest thereon, if any be due, according to the true intent a atterly null and void; otherwise to remain in full force and virtue.	and meaning of the said note, t	hen this deed of barga	in and sale shall cease, de	termine, and
AND IT IS AGREED, by and between the said parties that the said m	ortgagor	<i>)</i>		to hold
enjoy the said Premises until default of payment shall be made.				
<u>.</u>				
		· · · · · · · · · · · · · · · · · · ·		
IN WITNESS WHEREOF, the said granting corporation has caused	its corporate seal to be hereunto	affixed and these Prese	ents to be subscribed by its	duly author-
officers				······································
on this, the 23md	day of	nl		in the
r of our Lord one thousand nine hundred and twenty- aluly	and in th	e one hundred and.	efty fire	L
year of the Sovereignty and Independence of	of the United States.	0.		/
Signed, Sealed and Delivered in the Presence of:	rightand	elavy	tile con	Bolai
. W. Mathis	Sef W. W.	work	Le l	
Italey White 10	and It.	W. Es	the sle	rela
ATE OF SOUTH CAROLINA, )				
County of Greenville.	0 . 0			
PERSONALLY appeared before me tolly	white	·····	and m	ade oath that
saw W. D Workman as	r Preside	ut ai	d H. U	! Est
orporation chartered under the laws of the State of South Carolina, sign,	seal with its corporate seal, an	d as the act and deed	Couporation, delive	ton r the within
tten mortgage, and that he, with	athie	w	itnessed the execution then	eof.
SWORN to before me, this 23 MOC			`.	
day of A. D. 192	$\mathcal{A}$		1. 1	
		ly we	$v_{i}$ $t_{i}$	
Notary Public for South Carolina.	2701	eg wa	wu,	
Notary Public for South Carolina.		k,		

į.